THE

STATUTES OF OKLAHOMA

1890.

Compiled under the supervision and direction of Robert Martin, Secretary of the Territory,

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WILL T. LITTLE, L. G. PITMAN and R. J. BARKER,

---FROM---

The Laws Passed by the First Legislative Assembly of the Territory.

GUTHRIE, OKLAHOMA:
THE STATE CAPITAL PRINTING Co.,
PUBLISHERS.
1891.

(2430) § 6. Every person who, with intent to extort any Chap. 25. money or other property from another, sends to any person any Sending letter or other writing, whether subscribed or not, expressing or threatening letimplying, or adapted to imply, any threat, such as is specified in the second section of this article, is punishable in the same manner as if such money or property were actually obtained by means

of such threat. (2431) § 7. Every person who unsuccessfully attempts by means Attempting to of any verbal threat such as is specified in the second section of this article, to extort money or other property from another is guilty of a misdemeanor.

ARTICLE 47.—CONCEALED WEAPONS.

SECTION.

- I. Prohibited weapons enumerated.
- 2. Same.
- Minors.
 Public officials, when privileged.
- 5. Arms, when lawful to carry.

SECTION.

6. Degree of punishment.

- Public buildings and gatherings.
- Intent of persons carrying weapons. Pointing weapon at another.
- 10. Violation of certain sections.

(2432) § 1. It shall be unlawful for any person in the Terri-Prohibited tory of Oklahoma to carry concealed on or about his person, sad-weapons enu-merated. dle, or saddle bags, any pistol, revolver, bowie knife, dirk, dagger, slung-shot, sword cane, spear, metal knuckles, or any other kind of knife or instrument manufactured or sold for the purpose of defense except as in this article provided.

(2433) § 2. It shall be unlawful for any person in the Territory of Oklahoma, to carry upon or about his person any pistol, revolver, bowie knife, dirk knife, loaded cane, billy, metal knuckles, or any other offensive or defensive weapon, except as in this article provided.

(2434) § 3. It shall be unlawful for any person within this Minors. Territory, to sell or give to any minor any of the arms or weapons designated in sections one and two of this article.

(2435) § 4. Public officers while in the discharge of their Public officials, duties or while going from their homes to their place of duty, or returning therefrom, shall be permitted to carry arms, but at no other time and under no other circumstances: Provided, however, That if any public officer be found carrying such arms while under the influence of intoxicating drinks, he shall be deemed guilty of a violation of this article as though he were a private person.

(2436) § 5. Persons shall be permitted to carry shot-guns or Arms, when rifles for the purpose of hunting, having them repaired, or for kill-lawful to carry. ing animals, or for the purpose of using the same in public muster or military drills, or while travelling or removing from one place to another, and not otherwise.

(2437) § 6. Any person violating the provisions of any one of Degree of the foregoing sections, shall on the first conviction be adjudged punishment. guilty of a misdemeanor and be punished by a fine of not less than twenty-five dollars nor more than fifty dollars, or by imprisonment in the county jail not to exceed thirty days or both at the discretion of the court. On the second and every subsequent con-

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Chap. 25. viction, the party offending shall on conviction be fined not less than fifty dollars nor more than two hundred and fifty dollars or be imprisoned in the county jail not less than thirty days nor more than three months or both, at the discretion of the court.

(2438) § 7. It shall be unlawful for any person, except a peace rublic buildings and gather officer, to carry into any church or religious assembly, any school room or other place where persons are assembled for public worship, for amusement, or for educational or scientific purposes, or into any circus, show or public exhibition of any kind, or into any ball room, or to any social party or social gathering, or to any election, or to any place where intoxicating liquors are sold, or to any political convention, or to any other public assembly, any of the weapons designated in sections one and two of this article.

Intent of persons carrying weapons.

(2439) § 8. It shall be unlawful for any person in this Territory to carry or wear any deadly weapons or dangerous instrument whatsoever, openly or secretly, with the intent or for the avowed purpose of injuring his fellow man.

Pointing other.

(2440) § 9. It shall be unlawful for any person to point any weapons at an- pistol or any other deadly weapon whether loaded or not, at any other person or persons either in anger or otherwise.

Violation of section seven.

(2441) § **10**. Any person violating the provisions of section seven, eight or nine of this article; shall on conviction, be punished by a fine of not less than fifty dollars, nor more than five hundred and shall be imprisoned in the county jail for not less than three not more than twelve months.

ARTICLE 48.—FALSE PERSONATION AND CHEATS.

SECTION.

- False impersonation, punishment for.
- 2. False impersonation and receiving money.
- Personating officers and others.
- 4. Unlawful wearing of grand army badge.
- Fines, how paid.
- Obtaining property under false pre-

SECTION.

- 7. False representation of charitable purposes.
- Falsely representing banking porations.
- Using false check. IO. Holding mock auction.

Punishment for false impersonation.

(2442) § 1. Every person who falsely personates another, and in such assumed character, either:

Marries or pretends to marry, or to sustain the marriage relation toward another, with or without the connivance of such other person; or,

Second. Becomes bail or surety for any party, in any proceeding whatever, before any court or officer authorized to take such bail or surety; or,

Subscribes, verifies, publishes, acknowledges or proves, Third. in the name of another person, any written instrument, with intent that the same may be delivered or used as true; or,

Does any other act whereby, if it were done by the person falsely personated, he might in any event become liable to any suit or prosecution, or to pay any sum of money, or to incur any charge, forfeiture or penalty, or whereby any benefit might accrue to the party personating, or to any other person.